18-22558-rdd Doc 17 Filed 08/22/18 Entered 08/22/18 12:45:15 Main Document Pg 1 of 11 Revised 4/13/2018

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	THE TOY CHAIN
In Re: Blossom CONSINGH	Chapter 13 PLAN  CHAPTER 13 PLAN  AMENDED
SSN xxx-xx-	MINEN DED
PART 1. DEFINITIONS AND NOTICES	
Property Used as a Principal Residence" includes cooperation Chapter 13 Standing Trustee for this Court, or the substitute 1.2 Debtor must check one box on each line to state whe If an item is checked "does," the Debtor must serve this Bankruptcy Rule 7004. Failure to serve the Plan pursus	dure. The term "Form Plan" refers to this court's Local to the Local Rules of Bankruptcy Procedure of the United York. The term "Petition" refers to Debtor's bankruptcy erm "Plan" refers to this chapter 13 plan. The term "Real we apartments. The term "Trustee" shall always refer to the etherefor.  ther or not the Plan includes each of the following items.  Plan on any affected party in interest pursuant to
will be ineffective if set out later in the Plan.	
In accordance with Bankruptcy Rule 3015.1, this Plan:	
does does not contain any nonstandard provision (	
	based on valuation of the collateral for the claim (See Part 3
does not avoid a security interest or lien (See	Part 3 herein);
does/ does not request loss mitigation (See Part 8 h	nerein).
1.3 Notice to Debtor: This Form Plan sets out options that option on the Form Plan does not indicate that the option is Plan must comply with the Bankruptcy Code, the Bankrupt	appropriate in your circumstances. To be confirmable, this
1328(f). [Prior Case number: petition da	he is not eligible for a discharge pursuant to 11 U.S.C. § te: discharge date in prior case: ]. If scharge upon confirmation of the Plan or the Court's separate
This is an Amended or Modified Plan. The reasons for	or filing this Amended or Modified Plan are:

1.4 Notice to Creditors: If you oppose the Plan's treatment of your claim or any provision of this Plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise ordered by the Bankruptcy Court. This includes objections to valuations of collateral, motions to avoid junior mortgage and judicial liens, and surrender provisions.

Pursuant to Bankruptcy Rule 3015(g), "any determination in the Plan made under [Bankruptcy] Rule 3012 about the amount of a secured claim is binding on the holder of the claim, even if the holder files a contrary proof of claim or the Debtor schedules that claim [differently], and regardless of whether an objection to the claim has been filed."

This Plan shall be binding upon its confirmation. You should read this Plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one who practices bankruptcy law.

The Bankruptcy Court may confirm this Plan without further notice if no objection is filed. See Bankruptcy Rule 3015.

## PART 2: PLAN PAYMENTS AND DURATION

Amount

2.1 The Debtor's future earnings are submitted as provided in the Plan to the supervision and control of the Trustee. Debtor will make the first Plan payment no later than thirty (30) days after the date the Petition was filed. The Debtor shall make [ 60 ] monthly payments to the Trustee as follows:

How many Months?

	Timount	11011 1111111 1111111111111111111111111	
4	\$ 3,000	60	
feasons: (checking control con	ck all that apply) r is not able to poent will constitute nents greater than r. tors will not be p	ropose a feasible plan in e an affordable budget th n that proposed by this P	and Debtor moves to extend to 60 months for the following a period of less than 60 months. Debtor's proposed monthly nat the Debtor will be able to maintain. lan for 60 months would create an economic hardship for the ation for extension of Debtor's Plan payments from 36 to 60
Check all that Debtor wi Debtor wi deduction ord the Court a se	payments to the apply ill make payment ill make payment er 11 U.S.C. § 1.	ts directly to the Trustee ts through any entity from 325(c). Upon checking trecting Debtor's employ	m future income in the following manner:  m whom the Debtor receives income, pursuant to a payroll he box for a payroll deduction order, Debtor shall submit to er to deduct the Plan payments from Debtor's wages. Debtoringe or termination of employment.
Non-Debt		ill make the following m	onthly payments to the debtor, who will send payment
	Amount	How many Months?	
42	\$	:	
2.3 Income T	ax Refunds		

All future tax refunds in excess of \$1500 per individual Debtor (less any cash exemptions in the Plan's first year, if applicable) shall be paid to the Trustee for the duration of the Plan. The Debtor shall provide the Trustee with all income tax returns through the full performance of the Plan.

2.4	Irregu	lar Pay	yments	Check	one.
-----	--------	---------	--------	-------	------

None. If "None" is checked, the rest of subsection 2.4 need not be completed or reproduced. Debtor will make irregular payment(s) to the Trustee from other sources, as specified below.

	Source	Estimated Amount	Date of Payment (Anticipated)
4		\$	v version of the second of th

### 2.5 Payment Terms

The Debtor will pay the amounts payable to the Trustee by electronic transfer of funds or bank check, certified check, teller's check, or money order sent directly to the Chapter 13 Trustee. See http://www.access13.com/site/

### PART 3: TREATMENT OF SECURED CLAIMS

3.1 Definitions: For the purposes of this subsection, any reference to the term "Secured Creditor" means lienholder mortgagees, a creditor whose interest is secured by a mortgage on Debtor's real property, including Real Property Used as a Principal Residence; a holder and/or authorized servicer of a claim secured by a lien, mortgage and/or deed of trust; and/or any other similarly situated creditor, servicing agent and/or their assigns. The term "Lien" shall include references to mortgages, liens, deeds of trust and any other similarly situated interests in the Debtor's real or personal property. The term "Prepetition Arrearages" shall refer to an outstanding monetary default with respect to, or that gave rise to, a Lien prior to the Petition date. The term "Post-Petition Payment" means payment that first becomes due and payable by the Debtor to the Secured Creditor after the filing of the Petition.

3.2 Maintenance of payments and cure of default, if any.	
Check one.	
None	
The Debtor will maintain the current contractual installment payments on the secured claims listed below wany changes required by the applicable contract and noticed in conformity with applicable rules. These paywill be disbursed directly by the Debtor. The Debtor shall keep a complete record of all Debtor's payments the Plan. However, any existing Prepetition arrearage on a timely filed secured claim will be paid in full the disbursements by the Trustee, with interest, if any, at the rate stated below. Confirmation of this Plan shall impose an affirmative duty on the Secured Creditor and Debtor to do all the following as ordered:	nents ınder

	Secured Creditor & Property Description	Payment Amount	Payment Timing	Address Where Post Petition Payments Will be Sent
4		\$		

Debtor shall pay the following Post-Petition payments directly to the Secured Creditor listed below during the

# (b) Prepetition Arrearages.

pendency of the Plan:

- (i) For purposes of this Plan, Prepetition Arrearages shall include all sums included in the allowed secured claim and shall have a "0" balance upon entry of the discharge order in this case. In the event that a Secured Creditor listed in this section fails to timely file a proof of claim in this case, the Debtor may file a claim on the Secured Creditor's behalf, pursuant to 11 U.S.C. § 501(c), before the applicable bar date.
  - (ii) No interest will be paid on Prepetition Arrearages unless otherwise stated herein.
- (iii) Payments made by the Trustee on Debtor's Prepetition Arrearages shall be applied only to those Prepetition Arrearages and not to any other amount owed by Debtor to the Secured Creditor.
  - (iv) Information Regarding Prepetition Arrearages:

Ri-ASSES			
Secured Creditor:	CELEN		OCWEN
Property Descriptio	n:		
Property Address:	423CEVAR	AVE	85 PENNSYLVAMA)
Value of Collateral	m Trer 2001 \$300,000	Valuation Method:	ReDPIN
Prepetition Arrearage Amount \$		Arrearage Owed As of	Date:
Post-Petition Paymen Property Used as a Pr	ts as specified in Part 3.2(a incipal Residence will be	a), any default with respect t	nd the Debtor makes all required to a Lien, including a Lien on Real that of the Secured Creditor to ition.
(c) Adequate Protection.  If applicable, adequate pro [describe and provide the b		tor's interest in property shal ate not applicable]	ll be provided as follows:
Any such payments shall	be applied by the Secured	Creditor to its allowed secu	ared claim.
If a Secured Creditor with claim shall be distributed Creditor has received mon	fraws its claim, the sum all by the Trustee to Debtor's lies from the Trustee (Distr listributed to the Debtor's r	remaining creditors, as prov ribution Payment) and return remaining creditors, as provi	Creditor.  ayment of the Secured Creditor's vided herein. If the Secured ns those monies to the Trustee, the ided herein. If this Plan repays
3.3 Surrender			•
• •	oox other than "None" you	ı will have to serve this Plan	n pursuant to Bankruptcy Rule 7004.
Court, bankruptcy stay with a Lien on surrende disagrees with the Plan	s are lifted for all pur <mark>poses</mark> cred property shall file a de	as to the collateral to be sur eficiency claim within 60 da cy claim below. Any allowe	or as otherwise ordered by the rendered. Every Secured Creditor ys of notice of such surrender if it ed unsecured claim resulting from
(a) If the property being sboxes.	surrendered is real prope	erty located in New York S	tate, check one of the following
Upon confirmation, Debt			
(i) Cease making pa to vacate	yments to the Claimant and	d continue residing at the Pr	operty until a court orders Debtor
(ii) Vacate the prem RPAPL §1308.	ses and make Claimant lia	ble for all maintenance on the	he Property, pursuant to New York

	Claimant	Property to be Surrendered	Creditor holding senior lien; or otherwise identify by interest	Value of Collateral	Amount of Deficiency Claim to be paid as unsecured
+				\$	\$

				Φ		
Check N N D ui de fi	Wholly unsecured Liens k one. If you check a box of one.  The better requests that the Counsecured, and reclassify an etermine amount of governotes a proof of claim or after the better shall submit an order etermination of the requestion.	ort value the collateral in the y timely claim filed as under the time for filing a claim rayoiding the Lien upon the time for filing a claim rayoiding the Lien upon the time for filing a claim rayoiding the Lien upon the Lien	he amount listed be secured. As stated it be by motion or m expires." Attach	pelow, avoid the in Bankruptcy Fin a claim object appraisal of pre	following Liens a Rule 3012(c): "Re tion <u>after</u> the gov operty to this Pla	as wholly equest to ernment
	Creditor Name:					
4	Collateral Description:			Collatera	l Value: \$	
	Lien Identification:			Amt of Senion	Lien(s): \$	
<i>Resia</i> <i>ha</i> ve amou	equest for valuation of selence or property listed und to serve this Plan pursuand ant of government's secure or after the time for faling	Kr Section 3.6 of this Pla to Bankruptcy Rule 7004 d claim must be by motion	n]. Check one. If y !. As stated in Ban	ou check a box of kruptcy Rule 30	other than "None 12(c): "Request t	e" <i>you will</i> o determine
R	None.					
al ur oj pa	he Debtor requests that the llowed claim that exceeds ander Part 6 of this Plan. The frequency of the Plan of the	he amount of the collaters by 'der of any claim listed that its Lien on the properties between the performed; and (b) and it to this Plan. The L	al securing the cla ed below as having rty of the estate un will retain its Lien Debtor shall submi	im will be treated a value in the column till such time as a on non-estate part an order voidin	d as an unsecured lumn headed "An the earlier of (i) roperty. Attach ing the Lien upon	l claim mount

Civalioi 140	ame:					
Property Address:			Descript	ion:		
	Amt of Senior	Liens After Va	lue of Collate	ral: \$		
Value of C	ŗ.			t Outstanding:		
Value of C	Amount of Sec	and Claim of		at interest ra		
	Trustee shall p			at interest ra	te /8	
		in Amount				
bursed either by the label disbursed only by				below. The fir	al column inc	licates payments
Creditor Name:						
Creditor Name:  Collateral:						
		Monthly Pla	n Payment: \$		Interest Rat	e %
Collateral:		Monthly Pla	n Payment: \$		Interest Rat	e %
Collateral:		7 —	n Payment: \$	/ Trustee: \$	Interest Rat	æ %
Collateral:  Claim Amount: \$  Payment Disburse		7 —		/ Trustee: \$	Interest Rat	e %
Collateral:  Claim Amount: \$  Payment Disburse by Trustee or Deb	lance	Tota	l Payments B			
Collateral:  Claim Amount: \$  Payment Disburse by Trustee or Debute the cone. If you check the cone.	lance a box other than	Tota	l Payments By	ve this Plan pu	rsuant to Ban	cruptcy Rule 70
Collateral:  Claim Amount: \$  Payment Disburse by Trustee or Debate one. If you check heck one. If you check  None.  Entire Lien is avo	lance a box other than	"None" you wi	l Payments By	ve this Plan pu	rsuant to Band red claim in th	cruptcy Rule 70

Calcu	lation of Lien Avoidance	
#,	Claimant Name:	
<u>.</u>	Collateral:	
	Value of Debtor Interest in Property: \$  Attach appraisal as exhibit to this Plan.	
	Nature of Exemption:	
,	Value of Exemption Claimed on Schedule C: \$	
	Lien Identification:	
	Amount of all Liens with Priority over this Lien \$  Attach Exhibits	
	Remaining Equity Securing Lien: \$	
deter	Debtor shall submit an order voiding the Lien upon confirmation of the Plan or the Communication of the request, whichever is earlier.  //www.nysb.uscourts.gov sites/default/files/522_f_formorder.docx	ourt's separate
(i) Se provi (ii) I order	Sicretal ancous Provisions are curred Creditors with a secured Creditors with a secured Sions of Bankruptcy Rubber 20.1.  If relief from the automore deed by the Court, all time and all payments under the court of the Plan on such secured claims shall cease.	n, unless otherwise
4.1 G Trust	T 4 TREATMENT OF COMES AND PRIORITY CLAIMS  General  ee's fees and all allowed a crity claims, including domestic support obligations other than ection 4.5, will be paid a without post-Petition interest.	those treated in
	rustec's fees ee's fees will be no more than 10% of Plan payments.	
Coun	attorney's fees used for the Debtor has received a Prepetition flat fee to be applied against fees and costs including the flat fee shall be a first from funds held by the Trustee as an administrative expense and by the Court, pursuage of 11 U.S.C. § 330(a)(4) and Bankruptcy Rule 2016.	curred. Fees and costs after application to and
Allio	Amount of flat fee charge is \$ (subject to review under 11 U.S.C § 329).  unt of flat fee paid Premarks of \$ (subject to review under 11 U.S.C § 329).  ainder of flat fee to be ough Man, if any: \$	
Debte	Insecured Domestic Support Obligations.  or shall remain current on all such obligations that come due after filing the Petition. Unpare the Petition date are to be cured by the following Plan payments.	id obligations incurred
	Creditor Status  (and the species, former spouse, domestic partner)	Prepetition Arrearages

# <u> </u>					\$	
1.5 Othe	er Unsecured Priority Cla	ims, including Unsecured Tax	Claims.		<del></del>	
	Cr	editor Name	Туре	of Priority Debt	Prepetition Arrearages	
<b>+</b>					\$	
ADT 5	EXECUTORY CONTINUE	CTS AND UNEXPIRED LEA	SES			
for any a vith reguerath below the cure a nexpired	assumed executory contact the star monthly payment to be ow, unless an objection to sumount shall be fired at lease, it must be seen	btor assumes or rejects the follo or unexpired lease with an arread paid directly to the contract particle amount is filed, by the date of Court. If the Plan provides for the other party to the agreement	trage to cure, to the Deb to object to co the assumption	he arrearage will tor. The cure am nfirmation to the nor rejection of	be cured in count will be Plan, in who a contract of	the Plan as set ich even
5.1 Assu	Creditor Name	Address & Property De	escription	Cure Amoun	t I	Calculate
# 				\$		
2 Rejec	rted					
#	Creditor Name	Address & Property D	escription			
		surged Executory Contracts and state of the		Leases.	·	
	Creditor No	Address & Property De	escription	Payment Amount	Payment	Timing
+				\$		
ART 6	NONPRIORITY.	W ED CLAIMS				
	rately classified new series.	d claims shall be paid <i>pro rata</i> ity ensecured claims	from the ba	lance of paymei	nts made un	der this
		ed laims listed below are separa	ately classified	l and will be trea	ted as follow	rs:
	Creditor No	Basis for separate classis treatment	<del></del>	Amount to be paid on the claim	Current Installmer Payment	nt

18-22558-rdd	Doc 17	Filed 08/22/18	Entered 08/22/18 12:45:15	Main Document
•		F	Pg 9 of 11	Revised 4/13/2018

<b>₩</b>		\$	\$	7
<b>**</b>				
PART 7 MISCELLANEOUS  Debtor must comply with all the applicable r including, but not limited to, those found in 1 applicable. This includes a duty to file tax re information that is useful for filling out this l available here: http://www.nysb.uscourts.gov	11 U.S.C. § 521 and I eturns and, in certain Plan, serving the Pla	Bankruptcy Rules 2015 circumstances, opera n, and completing the	5 and 4002, where ting reports. Additi	ional is
PART 8 LOSS MITIGATION AND NONST 8.1 Any nonstandard provision must be ente this Part controls.			rlier Part except Pa	rt 1.2,
8.2 Loss Mitigation:  By checking this box and completing this se 9019-2, which governs a court-ordered loss mit	tigation program, purs	suant to which parties ma	ay deal with issues s	uch
as a loan modification, loan refinance, short sal Property Used as a Principal Residence. [Iden mitigation]	le, or surrender in full atify the property, loan	satisfaction, concerning and creditor for which	g the Debtor's Real you are requesting	loss
The Debtor estimates the value of the Real Prop	perty used as Principa	al Residence to be \$ 40	00,000	
The Debtor hereby permits the Secured Credito			·	
The Debtor directly.				
Debtor's bankrup: y counsel.				_
Other:				
Debtor is not required to dismiss this bankruptcy Pet mitigation if no objections are received within the re http://www.nysb.uscourts.gov/sius/default/files/ch13	equisite notice period. Se	ee http://www.nysb.uscourt		
8.3 Sale and Credit Bidding of Real Property	y.			
■By checking this box, Debar intends to sell	Real Property having	an address of [Address	of Property to be So	ld]
pursuant to 11 U.S.C. § 363( ). The Real Prope	erty is subject to a sec	ured claim held by [Nan	ne of Creditor]	
to this Plan is the contract of sale, in which [Na	ame of Buyer]		has agreed to pa	ay \$
for the collateral. Attach as an exhibit to the Plus 363(f) and/or (m). Pursuant to 11 U.S.C. § 3				f under 11 U.S.
may assert its right to credit Hid as part of a time the Court. Debtor shall attached affidavit contains	nely objection to confi taining all facts neces	irmation and submit a his sary for Court to approv	gher and better offer e the sale and should	by a time set by be prepared to

address the requirements of 11 U.S.C. § 363 at the confirmation hearing. The Debtor shall submit an order approving sale upon

confirmation of the Plan or the Court's separate determination of the request, whichever is earlier.

18-22558-rdd Doc 17 Filed 08/22/18 Entered 08/22/18 12:45:15 Main Document Pg 10 of 11 Revised 4/13/2018

8.4 Surrender in Full Satisf	action	
By checking this box, De Attach appraisal or other	For surrenders the following pro- sidence of the property's value	operty in full satisfaction of the Secured Creditor's debt.  as an exhibit to this Plan.
Property to be surrend		
To whom the property	be surrendered	
8.5 Surrender and Vesting		
☐By checking this box, titl	any coll iteral surrendered in t	his Plan automatically vests in the [Name of Secured Creditor]
upon confirmation and the claim. The Debtor shall su the Plan or the Court's sep	ag of the automatic stay. Cred order surrendering the collecter ination of the request,	itor has 60 days from the date of such order to file a deficiency lateral and vesting title in the creditor upon confirmation of , whichever is earlier.
8.6 Additional NonStand	e visions	
PART 9 DEBTOR'S SIGN.	TURE	
Dated: ,N	Mork	
Debtor		Joint Debtor
Debioi		Joint Bestor
Debtor Address		Joint Debtor Address
PART 10 DEBTOR'S AT	TNEY'S SIGNATURE	
Attorney for Debtor	Conso.	Date
Firm Name		Attorney Street Address
Attorney Telephone		Attorney City, State Zipcode
Attorney Email		

18-22558-rdd Doc 17 Filed 08/22/18 Entered 08/22/18 12:45:15 Main Document Pg 11 of 11 Revised 4/13/2018

PART 11	CERTIFI	CATION
---------	---------	--------

	bebtor, hereby certify that the foregoing Plan conforms to the
	i-1 of the United States Bankruptcy Court for the Southern
District of New York and contains no nonstandard pr	ovisions other than those set out in Part 8.
Attorney for Debtor or Pro No Debtor	Date